OIL AND GAS LEASE RECORD No. 418

FROM COMPARED	STATE OF OKLAHOMA, Tulsa County, ss. This instrument was filed for record on the 215th day of July A.D., 19.22 at 8. of A.M., and duly recorded in Book 418 on page 12.
70	(SEAL) O. D. Lawson County Clerk
	ByEDe_Imgn
AGREEMENT, Made and entered into 26th	
	day of June 1922. LEESON, his wife of Hillsboro, Kansas. hereinafter called lessor (whether one or more) and
WITNESSETH. That the said lessor, for and in consideration of cash in hand paid, receipt of which is hereby acknowledged and of the coven performed, has granted demised, leaved and left and by these presents does or	mercinater cancel essor (whether one or more) and marked lessee. DOLLARS ants and agreements hereinafter contained on the part of lessee to be paid, kept and ant, demise lesse and let unto the said lessee, for the sole and only purpose of mining and stations and structures thereon to produce, save and take care of said products, all that State of Oklahoma, described as follows, to-wit:
The west half of the southeast quarange 13 east, and the west half of 25 township 13 east and the east half northwest quarter	f the southwest quarter of section alf of the northeast quarter of
of Section. 35. Township. 22N. Range. 13E. and contain It is agreed that this lease shall remain in force for a term of or either of them, is produced from said land by the lessee. In consideration of the premises, the said lessee covenants and agrees	ining 180 acres, more or less
In consideration of the premises, the said lessee covenants and agrees let. To deliver to the credit of lessor, free of cost, in the pipe line t from the leased premises. Znd. To pay the lessor	o Which he may connect his wells, the equal one-eighth part of all oil produced and saved
	the same is being used on or off the premises, and if used in the manufacture of gasoline revailing market rate; and lessor to have gas free of CSUSEm any such well for all stoves ame time by making his own connections with the control of the premises. One eighth DOLLARS or off the premises. One eighth on the man-
per year, for the time during which such gas shall be used, said payments to b ufacture of gasoline or any other product, a royalty of one-cighth (%) payal If no well be commenced on said land on or before the	e made
to both parties, unless the lessee on or before that date shall pay or tender to at COLLINS VILLE . Util a that date shall pay or tender to ownership of said land, the sum of . One . hund red and algh the privilege of deferring the commencement of a well for . L2 . months of a well may be further deferred for like periods of the same number of month	ble monthly, at the prevailing majes rate, day of
as aforesaid, and any and all other rights conferred. Should the first well drilled on the above described land be a dry hol months from the expiration of the last rental period which rental has been p	d first rentals is payable as aforesaid, but also the lessee's option of extending that period e, then, and in that event, if a zecond well is not commenced on said land within twelve aid, this lease shall terminate as to both parties, unless the lessee on or before the expir unount and in the same manner as hereinbefore provided. And it is agreed that upon
the resumption of the payment of rentals, as above provided, that the last pr continue in force just as though there had been no interuption in the rental pr If said lessor owns a less interest in the above described land than the vided shall be paid the lessor only in proportion which his interest bears to the	ecceding paragraph hereof, governing the payment of rentals and the effect thereof, shall syments. The property of the property of the payment of the royalties and rentals herein property of the property o
When requested by the lessor, lessee shall bury his pipe lines below. No well shall be drilled nearer than 200 feet to the house or barn an Lessee shall pay for damages caused by his operations to growing o Lessee shall have the right at any time to remove all machinery air.	plow depth. w on the premises, without the written consent of the lessor.
assignee thereof shall make due payment of said rental.	
Lessor hereby warrants and agrees to defend the title to the lands helessor, by payment, any mortgage, taxes or other liens on the above describe the holder thereof. In Testimony Whereof We Sign, this the 25. Ul. 25. Ul. 25. WITNESS	D. A. Klassen (SEAL) Helena Klassen (SEAL)
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